

UNITED STATES DEPARTMENT OF AGRICULTURE
AGRICULTURAL ADJUSTMENT ADMINISTRATION

(Puerto Rico Sugar Order No. 1)

ALLOTMENT OF THE QUOTA FOR PUERTO RICO

**ORDER MADE BY THE SECRETARY OF AGRICULTURE UNDER
 THE AGRICULTURAL ADJUSTMENT ACT**

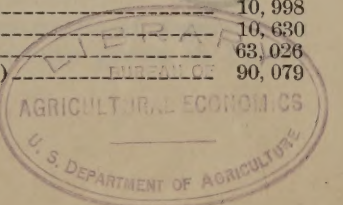
**UNITED STATES DEPARTMENT OF AGRICULTURE,
 OFFICE OF THE SECRETARY.**

By virtue of the authority vested in the Secretary of Agriculture by the Agricultural Adjustment Act, approved May 12, 1933, as amended, I, H. A. WALLACE, Secretary of Agriculture, having due regard to the welfare of domestic producers and to the protection of domestic consumers and to a just relation between the prices received by domestic producers and the prices paid by domestic consumers, in order to effectuate the declared policy of the said Act, do make, issue, publish, and give public notice of this order with the force and effect of law, to be in force and effect until amended or superseded by orders or regulations hereafter made by the Secretary of Agriculture.

I do hereby find that the transporting to, receiving, processing, or marketing in continental United States, for consumption therein, sugar manufactured from sugarcane produced in Puerto Rico is in the current of, or in competition with, or affects interstate or foreign commerce, and that the marketing thereof in excess of the quota of 802,842.20 short tons, raw value, would burden and obstruct such interstate or foreign commerce.

Out of the quota of 802,842.20 short tons of sugar, raw value, fixed by me for Puerto Rico in General Sugar Quota Regulations, Series 1, there is hereby allotted, for the calendar year 1934, to the persons named below, the quantities which appear after their respective names. Deliveries or receipts heretofore made or had during the year 1934 shall be charged against the allotments. During the calendar year 1934, until my further order, all persons are forbidden from transporting to, receiving, processing, or marketing in continental United States, for consumption therein, sugar manufactured from sugarcane produced in Puerto Rico in excess of the following allotments:

Name	Short tons, raw value
Central Aguirre Sugar Co. (Aguirre, Cortada, & Machete)	94,124
Central Cambalache, Inc. (Cambalache)	29,463
Loiza Sugar Co. (Canovanas)	32,873
Carmen Centrale, Inc. (Carmen)	12,493
Central Coloso, Inc. (Coloso)	24,548
Compania Azucarera del Toa (Constancia-Toa)	21,310
Compania Azucarera El Ejemplo (El Ejemplo)	10,998
Central Eureka, Inc. (Eureka)	10,630
The Fajardo Sugar Co. of Porto Rico (Fajardo)	63,026
The South Porto Rico Sugar Co. of P.R. (Guanica)	90,079



Name	<i>Short tons, raw value</i>
Sucs. de Jose Gonzalez (Guamani)	11, 506
Herminia Colon Vda. de Semidey (Herminia)	1, 334
Central Igualdad, Inc. (Igualdad)	11, 181
Central Juanita, Inc. (Juanita)	11, 368
Sucs. C. & J. Fantauzzi (Lafayette)	26, 250
Plazuela Sugar Company (Los Canos, Plazuela)	32, 097
Jaime & Federico Calaf Collazo (Monserrate)	11, 222
Sucn. Lucas P. Valdivieso (Pellejas)	929
Plata Sugar Company (Plata)	8, 410
Benitez Sugar Company (Playa Grande)	6, 503
Mayaguez Sugar Co. (Rochelaise)	10, 171
Yabucoa Sugar Co. (Roig)	25, 226
Mario Mercadoe Hijos (Rufina)	19, 456
Rubert Hnos. (San Vicente)	21, 641
Jayuya Development Co. (Santa Barbara)	1, 868
Soller Sugar Co. (Soller)	3, 666
Central Vannina, Inc. (Vannina)	14, 240
Central Victoria, Inc. (Victoria)	13, 350
Eastern Sugar Associates	73, 489
Porto Rican American Refinery, Inc.	67, 232
Arturo Duberas & Sobrinas (San Francisco)	750
 Total	 761, 433

The difference between the quota of 802,842.20 short tons of sugar, raw value, and the amount allotted, to wit, 761,433 short tons of sugar, raw value, represents overshipments of sugar in the amount of 41,409.20 short tons, raw value, by persons to whom allotments have hereinabove been made.

Whenever any person considers himself aggrieved because of any allotment theretofore made to him or to any other person, or because he has received no allotment, he may make application in writing, *under oath*, to the Secretary of Agriculture for the adjustment of such allotment theretofore made, or for an allotment, which application shall fully set forth the reasons therefor and data in support thereof.

Whenever, after notice and opportunity for hearing, as provided in applicable regulations of the Secretary of Agriculture, the Secretary finds that any processor to whom an allotment has been made has failed to establish and maintain a just relation between the price paid by him to producers of sugarcane and the price received by him for sugar manufactured therefrom, and that such failure to establish and maintain such just relation is a material factor in preventing the maintenance of a just relation between the prices received by domestic producers and the prices paid by domestic consumers, and determines what would be a just price for such processor to pay such producers, and finds that such processor has failed to establish, within a reasonable time thereafter, or to maintain such price, the Secretary will adjust or revoke the allotment to such processor in such manner as will effectuate section 8 (1) of the Agricultural Adjustment Act.



In testimony whereof, I have hereunto set my hand and caused the official seal of the Department of Agriculture to be affixed in the City of Washington this 25th day of July, 1934.

Hawallace
Secretary of Agriculture.

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Issued February 25, 1935

P. R. S. O. No. 2

UNITED STATES DEPARTMENT OF AGRICULTURE

AGRICULTURAL ADJUSTMENT ADMINISTRATION

WASHINGTON, D. C.

(Puerto Rico Sugar Order No. 2)

ALLOTMENT OF THE QUOTA FOR PUERTO RICO

**ORDER MADE BY THE SECRETARY OF AGRICULTURE UNDER THE
AGRICULTURAL ADJUSTMENT ACT**

**UNITED STATES DEPARTMENT OF AGRICULTURE,
OFFICE OF THE SECRETARY.**

By virtue of the authority vested in the Secretary of Agriculture by the Agricultural Adjustment Act, approved May 12, 1933 (hereinafter called the "Act"), as amended, I, H. A. WALLACE, Secretary of Agriculture, having due regard to the welfare of domestic producers, and to the protection of the domestic consumers and to a just relation between the prices received by domestic producers and the prices paid by domestic consumers, in order to effectuate the declared policy of the said Act, and upon the basis of the findings herein-after set forth, do hereby make, issue, publish and give public notice of the orders hereinafter set forth with the force and effect of law, to be in force and effect until amended or superseded by orders or regulations hereafter made by the Secretary of Agriculture:

ARTICLE I.—FINDINGS

By virtue of the foregoing authority, and being fully advised in the premises, I, H. A. WALLACE, Secretary of Agriculture, do hereby make the following findings:

1. That under the provisions of Article V of General Sugar Quota Regulations, Series 2, executed by the Secretary on January 5, 1935, there has been allotted to Puerto Rico a quota of 779,420 short tons of sugar, raw value, in excess of which processors, handlers of sugar and others are forbidden during the calendar year 1935 from importing into continental United States for consumption, or which shall be consumed therein, and/or from transporting to, or receiving in, continental United States for consumption therein, and/or from processing in any area to which the Act is and/or has been made applicable, any sugar from Puerto Rico.

2. That as of January 1, 1935, the surplus stocks of sugar which had accumulated in Puerto Rico from sugarcane grown in Puerto

Rico during the 1933-34 crop year, over and above the quota established for the calendar year 1934, under General Sugar Quota Regulations, Series 1, issued by the Secretary of Agriculture on June 9, 1934, amounted to approximately 225,000 short tons of sugar, raw value.

3. That the aforesaid surplus stocks of sugar, together with the estimated production of sugar during the calendar year 1935, from sugarcane from the 1934-35 crop year, will, unless the production and marketing thereof is regulated, be greatly in excess of the aforesaid quota allotted to Puerto Rico, for sugar for consumption in continental United States, and the estimated market demand during the calendar year 1935 for said sugar other than in continental United States.

4. That the said lack of balance between the probable production and probable consumption of sugar produced in Puerto Rico, will, unless corrected, result in disorganized marketing conditions, an unjust relation between prices received by producers in Puerto Rico and the prices paid by domestic consumers, will prevent the reestablishment of prices for sugarcane produced in Puerto Rico at a level which will give said commodity a purchasing power with respect to articles that farmers buy, equivalent to the purchasing power of such sugarcane during the pre-war period August 1909-July 1914, and will result in the accumulation during the calendar year 1935 of surplus stocks over and above the 1935 quota as fixed under the provisions of Article V of General Sugar Quota Regulations, Series 2.

5. That, in order to establish and maintain such balance between the production of sugarcane in Puerto Rico for the calendar year 1935 and the consumption thereof, and such marketing conditions therefor, as will tend to reestablish prices for sugarcane produced in Puerto Rico at a level that will give said commodity a purchasing power with respect to articles that the farmers producing such sugarcane buy, equivalent to the purchasing power of said commodity during the pre-war period August 1909-July 1914, and in order to reduce so far as practicable the accumulation during the calendar year 1935 of surplus stocks over and above the 1935 quota, and having due regard to the welfare of domestic producers in Puerto Rico and to the protection of domestic consumers, and to a just relation between the prices received by domestic producers in Puerto Rico and the prices paid by domestic consumers, it is necessary:

(a) To deduct from the quota of sugar to be processed in Puerto Rico for the calendar year 1935 for transportation to, or receiving in continental United States for consumption therein, pursuant to section 8a(2)(E) of the Act, and to include in the marketing quota for said year, such portion of the surplus stocks of sugar accumulated during the calendar year 1934, in excess of the 1934 quota, as together with similar deductions in the calendar years 1936 and 1937, will eliminate such surplus stocks, which portion for the calendar year 1935 is hereby found to be 100,000 short tons of sugar, raw value;

(b) To equitably allot the 100,000 short tons of sugar so deducted from the quota of sugar to be processed for trans-

portation to, or receiving in continental United States for consumption therein, among the processors, handlers of sugar and others, holding such surplus stocks of sugar, and to prohibit any such person from marketing from surplus stocks of sugar more than the allotment so made; and

(c) To so allot the processing quota for the calendar year 1935 as will afford to each producer of sugarcane in Puerto Rico an equitable prorata share in the total quantity of sugar to be processed for consumption in continental United States.

6. That the most equitable method of allotting the marketing quota for Puerto Rico, as fixed in General Sugar Quota Regulations, Series 2, among the processors, handlers of sugar and others, during the calendar year 1935, is to fix the allotments for the several processors on the basis of the respective average quantities of sugar processed by them during the three crop years 1930-31, 1931-32 and 1933-34, such share to be adjusted so that the allotment for each processor shall in no event be less than 75% of the quantity of sugar processed by him during the crop year 1933-34.

7. That the most equitable method of allotting to processors, handlers of sugar and others their respective prorata shares of the 100,000 short tons of sugar, raw value, from surplus stocks on hand, to be deducted from the processing quota and included in the marketing quota, is on the basis of their respective stocks on hand from the 1933-34 crop as of January 1, 1935.

8. That during the calendar year 1934 various persons transported to continental United States for consumption therein sugar in excess of their respective allotments as fixed pursuant to Puerto Rico Sugar Order No. 1, issued by the Secretary on July 25, 1934; and that by reason of said overshipments other persons were unable to transport to the continental United States for consumption therein the full amount of their respective allotments; that in order to equitably allot the quota for 1935, it is necessary to so adjust the 1935 allotments as to compensate for said overshipments and undershipments during the calendar year 1934.

ARTICLE II.—ORDERS

Upon the basis of the foregoing findings, and pursuant to the foregoing authority, it is hereby ordered:

1. Anything to the contrary contained in General Sugar Quota Regulations, Series 2, notwithstanding, and pursuant to the provisions of section 8a (2) (E) of the Act, there is hereby deducted from the quota of sugar to be processed in Puerto Rico for the calendar year 1935, as fixed in General Sugar Quota Regulations, Series 2, 100,000 short tons of sugar, raw value, being a portion of the surplus stocks of sugar accumulated during the calendar year 1934, in excess of the 1934 quota, and for the calendar year 1935, processors, handlers of sugar, and others, are forbidden from processing from sugarcane produced in Puerto Rico any sugar for consumption, or which shall be consumed, in continental United States in excess of 679,420 short tons, raw value, said amount being hereinafter referred to as the "processing quota."

2. The 1935 marketing quota shall be allotted among the several processors in the following manner:

(a) There shall be computed for each processor the percentage which the average quantity of sugar processed by him from sugarcane produced in Puerto Rico, during the crop years 1930-31, 1931-32, and 1933-34, from sugarcane produced in Puerto Rico, is of the total of such averages computed for said years for all processors.

(b) The percentage computed for each processor pursuant to paragraph (a) shall be applied to the total 1935 marketing quota.

(c) The amounts so computed shall be adjusted so that the amount determined for any processor shall not be less than seventy-five percent (75%) of his processing during the crop year 1933-34.

(d) The marketing allotment for each processor shall then be determined by adding to or subtracting from the amount determined for such processor pursuant to paragraph (c) above, the 1934 overshipment or undershipment of such processor.

3. The processing quota of sugar for transportation to, receiving and/or marketing in continental United States, as fixed in section 1 above, shall be allotted among the several processors, handlers and others by deducting from the marketing allotment for such processor, computed pursuant to section 2 of this order, that percentage of such person's surplus stocks on hand from the 1933-34 crop as 100,000 short tons, raw value, is of the total of such stocks on hand of all processors, in short tons, raw value, such stocks on hand to be computed as of January 1, 1935. The amounts so deducted are hereinafter referred to as "allotments from surplus stocks."

4. On the basis of the foregoing computations, there is hereby allotted for the calendar year 1935, to the persons named in Exhibit "A" hereto attached and by this reference incorporated herein, the amounts of sugar which appear opposite their respective names. During the calendar year 1935, until my further order, all persons are forbidden from processing from sugarcane produced in Puerto Rico for consumption in continental United States in excess of the allotments designated in such exhibit as the "processing allotments", or from transporting to, receiving, processing, or marketing in continental United States for consumption therein, any sugar from Puerto Rico in excess of the allotments designated in said exhibit as the "marketing allotments."

5. Except as otherwise authorized or directed by the Secretary, for good cause shown, each processor who has received an allotment pursuant to this order shall, during the calendar year 1935, divide his allotment among the producers with whom he has contracts or arrangements for the processing of sugarcane, or who are within the area customarily served by such processor, as determined by the Secretary, by processing a prorata share of the sugarcane of each such producer. Unless otherwise fixed by the Secretary for good cause shown, the prorata share for each such producer shall be the same percentage of the total estimated production of sugarcane by such producer for grinding in the 1934-35 crop year as the process-

ing allotment of such processor is of the total estimated production of such sugarcane by all such producers, (including the processor if he is himself a producer). Any provision of any contract or arrangement entered into between any processor and any producer, prior to the effective date of this order, covering the sale and/or processing of sugarcane, shall be deemed to be superseded by the terms of this section in so far as such provision is inconsistent herewith.

6. Any allotment fixed by this order shall be assignable with the approval of the Secretary of Agriculture or his duly appointed agent.

7. Whenever any person considers himself aggrieved because of any allotment heretofore made to him or to any other person, or because he has received no allotment, or because of any provision of this order, he may make application in writing, under oath, to the Secretary for the adjustment of such allotment theretofore made, or for an allotment or for the modification of such provision of this order, which application shall fully set forth reasons therefor and data in support thereof. Such person shall be entitled to due notice and opportunity for hearing with respect to such application, if on the basis of such application and supporting data, the Secretary determines that the facts therein contained present a reasonable basis and cause for hearing. Any such hearing shall be held pursuant to applicable regulations issued by the Secretary. The Secretary of Agriculture may, to effect the purposes of section 8a (1) of the Act, after such hearing, grant or deny, in whole or in part, such application and accordingly adjust, revoke, or grant the allotment, or modify the provision of this Order which is involved.

8. Whenever, after due notice and opportunity for hearing, as provided in applicable regulations of the Secretary, the Secretary finds that any processor to whom an allotment has been made has failed to establish and maintain a just relation between the price paid by him to producers of sugarcane and the price received by him for sugar manufactured therefrom, and that such failure to establish and maintain such just relation is a material factor in preventing the maintenance of a just relation between the prices received by domestic producers and the prices paid by domestic consumers, and determines what would be a just price for such processor to pay such producers, and finds that such processor has failed to establish such price within a reasonable time thereafter, or to maintain such price, the Secretary may adjust or revoke the allotment to such processor in such manner as will effectuate section 8a (1) of the Act.

9. No person shall, during the calendar year of 1935,

(a) Mill or convert into sugar for consumption in continental United States, any more sugarcane in Puerto Rico from any source than may be necessary to fill the processing allotment given to him under this Order or assigned to him with the approval of the Secretary;

(b) Buy, sell, or transport to or market in continental United States for consumption therein sugar from Puerto Rico in ex-

cess of the marketing allotment given to him under this order or assigned to him with the approval of the Secretary; or

(c) Buy, sell, or transport to or market in continental United States for consumption therein sugar processed from sugarcane of the Puerto Rican 1934-35 crop, unless such sugar is identified as having been processed pursuant to and in accordance with a processing allotment given under this Order; or

(d) Buy, sell, or transport to or market in continental United States for consumption therein any sugar processed from the sugarcane of any producer in excess of such producer's prorata share of a processing allotment, as determined pursuant to section 5 of this Order, unless such excess production has been authorized by the Secretary.

(e) Buy, sell, or transport to or market in continental United States for consumption therein sugar from Puerto Rico out of surplus stocks on hand as of January 1, 1935, processed from the 1933-34 crop, unless such sugar is identified as within an allotment of stocks on hand fixed under the provisions of this Order, or unless the equivalent of such stocks on hand is being processed from sugarcane of the 1934-35 crop and will not be marketed during the calendar year 1935.

10. If any provision of this Order is declared invalid, or the applicability thereof to any person, circumstance, or thing is held invalid, the validity of such provision and/or of the remainder of this Order and/or the applicability thereof to any other person, circumstance, or thing shall not be affected thereby.

11. The Secretary may by designation in writing, name any person, including any officer or employee of the Government, or name any bureau or division in the Department of Agriculture, to act as his agent or agency in connection with any of the powers provided in this Order to be exercised by the Secretary.

In testimony whereof, H. A. WALLACE, Secretary of Agriculture, has issued this Order and has hereunto set his hand and caused the official seal of the Department of Agriculture to be affixed in the City of Washington, District of Columbia, this 23rd day of February, 1935.



H. Wallace
Secretary of Agriculture.

EXHIBIT A

PUERTO RICAN 1935 UNITED STATES ALLOTMENTS

	Short Tons Raw Value		
	Processing Allotments	Allotments from surplus stocks	Marketing Allotments
Aguirre.....	(1)	71,410	6,670
Cambalache.....	(2)	27,502	5,975
Canovanas.....	(3)	24,349	4,220
Carmen.....	(4)	11,811	2,181
Coloso.....	(5)	27,025	3,827
Constancia (Toa).....	(6)	16,078	2,075
El Ejemplo.....	(7)	10,820	2,536
Eureka.....	(8)	8,990	4
Fajardo.....	(9)	48,859	9,628
Guanica.....	(10)	89,882	19,496
Guamani.....	(11)	7,701	926
Herminia.....	(12)	2,162	24
Igualdad.....	(13)	9,558	
Juanita.....	(14)	8,329	100
Lafayette.....	(15)	23,705	4,009
Plazuela-Los Canos.....	(16)	24,032	2,619
Monserrate.....	(17)	6,705	86
Pellejas.....	(18)	2,098	
Plata.....	(19)	8,300	
Playa Grande.....	(20)	4,984	
Rochelaise.....	(21)	7,837	1,301
Roig.....	(22)	21,482	3,986
Rufina.....	(23)	21,989	4,523
San Vicente.....	(24)	21,053	4,681
Santa Barbara.....	(25)	4,271	
Soller.....	(26)	5,553	2
Vannina.....	(27)	11,185	1,505
Victoria.....	(28)	12,583	2,509
Easterly Sugar Associates.....	(29)	74,797	16,389
San Francisco.....	(30)	4,795	529
Caribe.....	(31)	5,554	219
Constancia (Ponce).....	(32)	7,650	
Meredita.....	(33)	32,085	
Boca Chica.....	(34)	14,286	
Total.....		679,420	100,000
			779,420

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UNITED STATES DEPARTMENT OF AGRICULTURE
AGRICULTURAL ADJUSTMENT ADMINISTRATION
WASHINGTON, D. C.

(Puerto Rico Sugar Order No. 2, Supplement 1)

ALLOTMENT OF THE QUOTA FOR PUERTO RICO
ORDER MADE BY THE SECRETARY OF AGRICULTURE UNDER THE
AGRICULTURAL ADJUSTMENT ACT

UNITED STATES DEPARTMENT OF AGRICULTURE,
OFFICE OF THE SECRETARY.

By virtue of the authority vested in the Secretary of Agriculture by the Agricultural Adjustment Act, approved May 12, 1933 (hereinafter called the "Act"), as amended, I, R. G. TUGWELL, Acting Secretary of Agriculture, having due regard to the welfare of domestic producers, and to the protection of the domestic consumers and to a just relation between the prices received by domestic producers and the prices paid by domestic consumers, in order to effectuate the declared policy of the said Act, and upon the basis of the findings hereinafter set forth, do hereby make, issue, publish, and give public notice of the orders hereinafter set forth with the force and effect of law, to be in force and effect until amended or superseded by orders or regulations hereafter made by the Secretary of Agriculture:

ARTICLE I—FINDINGS

By virtue of the foregoing authority, and being fully advised in the premises, I, R. G. TUGWELL, Acting Secretary of Agriculture, do hereby make the following findings:

1. That, under the provisions of Article V of General Sugar Quota Regulations, Series 2, Revision 1, executed by the Secretary on August 17, 1935, there has been allotted to Puerto Rico a quota of 788,262 short tons of sugar, raw value, in excess of which processors, handlers of sugar and others are forbidden during the calendar year 1935 from importing into continental United States for consumption, or which shall be consumed therein, and/or from transporting to, or receiving in, continental United States for consumption therein, and/or from processing in any area to which the Act is and/or has been made applicable, any sugar from Puerto Rico.

2. That such quota is 8,842 short tons, raw value, in excess of the quota of 779,420 tons previously allotted to Puerto Rico under the provisions of Article V of General Sugar Quota Regulations, Series 2, executed by the Secretary on January 5, 1935.

3. That the quota of 779,420 short tons, raw value, previously allotted to Puerto Rico, was apportioned among the several Puerto Rican processors by Puerto Rico Sugar Order No. 2, executed by the Secretary on February 23, 1935.

4. That Article II, 2(d) of said Puerto Rico Sugar Order No. 2 provides that the amount computed for each processor as determined

by paragraphs 2(a), (b), and (c) of Article II of said Order shall be adjusted by adding to or subtracting from such amount the 1934 over-shipment or under-shipment of each processor.

5. That General Sugar Quota Regulations, Series 2, Revision 1, of August 17, 1935, increased the 1934 quota for Puerto Rico from 802.842 short tons, raw value, to 807,312 short tons, which makes it necessary to revise the quantities to be added or subtracted for over-shipments or under-shipments, respectively, in paragraph 2(d) of Article II of said Puerto Rico Sugar Order No. 2.

6. That the increase of 4,372 short tons, raw value, in the 1935 quota established in General Sugar Quota Regulations, Series 2, Revision 1, may be most equitably allotted by fixing the allotments for the several processors in proportion to the original marketing allotments made to them, respectively, for the calendar year 1935.

ARTICLE II—ORDERS

Upon the basis of the foregoing findings, and pursuant to the foregoing authority, it is hereby ordered:

1. The increase in the 1934 quota amounting to 4,470 tons, shall be allotted to the several processors in accordance with the basic allotments of 1934.

2. The additional 1935 quota of 4,372 tons shall be allotted to each processor in accordance with the basic allotment of 1935.

3. Should any processor be unable to fill his allotment from sugar processed from sugarcane of the 1934-35 crop, he may substitute therefor sugar out of surplus stock on hand January 1, 1935, processed from the 1933-34 crop.

4. On the basis of the foregoing computations, there is hereby allotted for the calendar year 1935, to the persons named in Exhibit "A" hereto attached and by this reference incorporated herein, the amounts of sugar which appear opposite their respective names, in addition to the amounts previously allotted to them by Puerto Rico Sugar Order No. 2. During the calendar year 1935, until my further order, all persons are forbidden from transporting to, receiving, processing, or marketing in continental United States for consumption therein, any sugar from Puerto Rico in excess of the allotments designated in Exhibit "A" of Puerto Rico Order No. 2, as the "marketing allotments", plus the additional allotments shown in Exhibit "A" of this order.

5. The several provisions of Puerto Rico Sugar Order No. 2 are applicable to these additional allotments in the same manner as to the original allotments.



IN TESTIMONY WHEREOF, R. G. Tugwell, Acting Secretary of Agriculture, has issued this supplementary Order and has hereunto set his hand and caused the official seal of the Department of Agriculture to be affixed in the city of Washington, District of Columbia, this 23rd day of Sept., 1935.

R. G. Tugwell

Acting Secretary of Agriculture.

EXHIBIT A

ADDITIONS TO PUERTO RICAN 1935 UNITED STATES ALLOTMENTS

	<i>Short tons, raw value</i>
Aguirre-----	(1) 1,056
Cambalache-----	(2) 353
Canovanas-----	(3) 358
Carmen-----	(4) 149
Coloso-----	(5) 315
Constancia (Toa)-----	(6) 232
El Ejemplo-----	(7) 137
Eureka-----	(8) 116
Fajardo-----	(9) 686
Guanica-----	(10) 1,111
Guamani-----	(11) 125
Herminia-----	(12) 16
Igualdad-----	(13) 122
Juanita-----	(14) 126
Lafayette-----	(15) 307
Plazuela-Los Canos-----	(16) 354
Monserrate-----	(17) 122
Pellejas-----	(18) 14
Plata-----	(19) 93
Playa Grande-----	(20) 75
Rochelaise-----	(21) 111
Roig-----	(22) 284
Rufina-----	(23) 290
San Vicente-----	(24) 267
Santa Barbara-----	(25) 28
Soller-----	(26) 45
Vannina-----	(27) 155
Victoria-----	(28) 159
Eastern Sugar Associates-----	(29) 914
San Francisco-----	(30) 62
Caribe-----	(31) 64
Constancia (Ponce)-----	(32) 82
Mercedita-----	(33) 357
Boca Chica-----	(34) 157
 Total-----	 8,842

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APR 17 1935

P. R. S. O. No. 3



Issued April 2, 1935.

UNITED STATES DEPARTMENT OF AGRICULTURE
AGRICULTURAL ADJUSTMENT ADMINISTRATION
WASHINGTON, D. C.

(Puerto Rico Sugar Order No. 3)

**ALLOTMENT OF QUOTA FOR DIRECT CONSUMPTION
SUGAR FOR PUERTO RICO**

**ORDER MADE BY THE SECRETARY OF AGRICULTURE UNDER
THE AGRICULTURAL ADJUSTMENT ACT**

UNITED STATES DEPARTMENT OF AGRICULTURE,
OFFICE OF THE SECRETARY.

By virtue of the authority vested in the Secretary of Agriculture by the Agricultural Adjustment Act, approved May 12, 1933, (hereinafter called the "Act"), as amended, I, R. G. TUGWELL, Acting Secretary of Agriculture, having due regard to the welfare of domestic producers, and to the protection of the domestic consumers and to a just relation between the prices received by domestic producers and the prices paid by domestic consumers, in order to effectuate the declared policy of the said Act, and upon the basis of the findings hereinafter set forth, do hereby make, issue, publish and give public notice of the orders hereinafter set forth with the force and effect of law, to be in force and effect until amended or superseded by orders or regulations hereafter made by the Secretary of Agriculture:

ARTICLE I—FINDINGS

By virtue of the foregoing authority, and being fully advised in the premises, I, R. G. TUGWELL, Acting Secretary of Agriculture, do hereby make the following findings:

1. That pursuant to the provisions of section 8a (1) (A) (ii) of the Act, the Secretary of Agriculture, in General Sugar Quota Regulations, Series 2, executed on January 5, 1935, has determined that of the years 1931, 1932, and 1933, the greatest quantity of direct consumption sugar brought into or imported into continental United States for consumption, or which was actually consumed therein, from Puerto Rico was during the year 1933, which quantity was 133,119 short tons, raw value.

2. That of the said total of 133,119 short tons of direct consumption sugar brought into or imported into continental United States from Puerto Rico during 1933, 123,529 short tons, raw value, con-

sisted of refined sugar, and 9,590 short tons, raw value, consisted of sugar which was not refined. (As used in this Order, the term "refined sugar" means any sugar manufactured in Puerto Rico by a recognized remelting and recrystallization refining process, except those sugars commonly known in the sugar trade as turbinado sugars.)

3. That during the year 1933, the only persons producing for shipment to continental United States for consumption therein refined sugar from Puerto Rico as direct consumption sugar were the Porto Rican American Sugar Refining Company and the South Porto Rico Sugar Company of Puerto Rico, which companies have agreed with each other and with the Secretary of Agriculture that the percentages of such sugar imported by each of said companies for the purposes of this Order, were 95.70% and 4.30% respectively.

ARTICLE II—ORDERS

On the basis of the foregoing findings, and pursuant to the authority vested in the Secretary of Agriculture as aforesaid, it is hereby ordered:

1. Of the quota of 133,119 short tons, raw value, of Puerto Rico direct consumption sugar which may be transported to, received in, or marketed in continental United States during the calendar year 1935, a quantity not exceeding 9,590 short tons, raw value, may be transported to, received in, or marketed in continental United States other than as refined sugar as hereinabove defined; and a quantity not exceeding 123,529 short tons, raw value, may be transported to, received in, or marketed in continental United States as refined sugar, as hereinabove defined.

2. That the quantity of refined sugar which may be transported to, received in, or marketed in continental United States for direct consumption therein during the calendar year 1935, as fixed pursuant to section 1 of this Order, is hereby allotted as follows:

- (a) To Porto Rican American Sugar Refining Company, 118,217 short tons, raw value;
- (b) To South Porto Rico Sugar Company of Puerto Rico, 5,312 short tons, raw value.

3. Notwithstanding the provisions of this Order, no direct consumption sugar shall be transported to or received in continental United States for consumption therein unless such sugar is identified as being within a marketing allotment under the provisions of Puerto Rico Sugar Order No. 2, executed by the Secretary of Agriculture on February 23, 1935, and unless such sugar has been processed and/or is being marketed in accordance with all the provisions of said Order.

4. No person shall, during the calendar year 1935:

- (a) Buy, sell, or transport to or market in continental United States for consumption therein, direct consumption sugar from Puerto Rico other than refined sugar, unless the Secretary shall determine that such sugar, together with all amounts theretofore received in continental United States is not in excess of 9,590 short tons, raw value, and complies with all the provisions of this Order;

(b) Buy, sell, or transport to, or market in continental United States for consumption therein, direct consumption sugar from Puerto Rico in the form of refined sugar in excess of the allotment given to him under this Order, and unless the Secretary determines that the quantity so transported or received is within such allotment and is in accordance with the provisions of this Order.

5. Whenever any person considers himself aggrieved because of any allotment heretofore made to him or to any other person, or because he has received no allotment, or because of any provision of this Order, he may make application in writing, under oath, to the Secretary for the adjustment of such allotment theretofore made, or for an allotment or for the modification of such provision of this Order, which application shall fully set forth reasons therefor and data in support thereof. Such person shall be entitled to due notice and opportunity for hearing with respect to such application, if on the basis of such application and supporting data, the Secretary determines that the facts therein contained present a reasonable basis and cause for hearing. Any such hearing shall be held pursuant to applicable regulations issued by the Secretary. The Secretary of Agriculture may, to effect the purposes of section 8a (1) of the Act, after such hearing, grant or deny, in whole or in part, such application and accordingly adjust, revoke, or grant the allotment, or modify the provision of this Order which is involved.

6. If any provision of this Order is declared invalid, or the applicability thereof to any person, circumstance, or thing is held invalid, the validity of such provision and/or of the remainder of this Order and/or the applicability thereof to any other person, circumstance or thing shall not be affected thereby.

7. The Secretary may by designation in writing, name any person, including any officer or employee of the Government, or name any bureau or division in the Department of Agriculture, to act as his agent or agency in connection with any of the powers provided in this Order to be exercised by the Secretary.

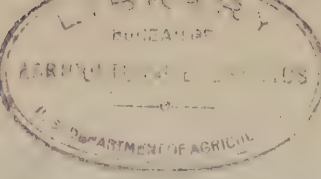
In testimony whereof, R. G. TUGWELL, Acting Secretary of Agriculture, has issued this Order and has hereunto set his hand and caused the official seal of the Department of Agriculture to be affixed in the City of Washington, District of Columbia, this 2nd day of April 1935.



R. G. Tugwell
Acting Secretary of Agriculture.

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P. R. S. O. No. 4



Issued March 14, 1936

APR 15 1936 UNITED STATES DEPARTMENT OF AGRICULTURE
AGRICULTURAL ADJUSTMENT ADMINISTRATION
WASHINGTON, D. C.

(Puerto Rico Sugar Order No. 4)

ALLOTMENT OF THE QUOTA FOR PUERTO RICO

Order Made by the Secretary of Agriculture Under the Agricultural Adjustment Act

UNITED STATES DEPARTMENT OF AGRICULTURE,
OFFICE OF THE SECRETARY.

By virtue of the authority vested in the Secretary of Agriculture by Section 8a of the Agricultural Adjustment Act, approved May 12, 1933, (hereinafter called the "act"), as amended, I, H. A. WALLACE, Secretary of Agriculture, do hereby make, issue, publish and give public notice of this order, which shall have the force and effect of law and shall continue in force and effect until amended or superseded by orders or regulations hereafter made by the Secretary of Agriculture.

I

Whereas, General Sugar Quota Regulations, Series 3, establishes for Puerto Rico a quota of 801,297 short tons of sugar, raw value and forbids processors, persons engaged in the handling of sugar, and others, during the calendar year 1936 from importing into continental United States for consumption, or which shall be consumed, therein, and/or from transporting to, or receiving in, continental United States for consumption therein, and/or from processing in any area to which the Act has been made applicable, any sugar from Puerto Rico in excess of such quota, and

Whereas, I hereby find that as of January 1, 1936, the surplus stocks of sugar carried over from the 1933-1934 crop year, or substitutions thereof made during the calendar year 1935, amounted to approximately 129,000 short tons of sugar, raw value, and

Whereas, I hereby find that unless the production and marketing of sugar in Puerto Rico is regulated, the amounts of the aforesaid surplus stocks of sugar, together with the amounts of sugar production allotments issued pursuant to the provisions of Puerto Rico Sugarcane Administrative Ruling No. 3, will be in excess of the said quota established for Puerto Rico for consumption in continental United States as aforesaid, and of the estimated market demand during the calendar year 1936 for sugar for consumption outside of continental United States.

II

Now, Therefore, upon the basis of the foregoing findings and pursuant to the foregoing authority, it is hereby ordered:

1. That there shall be deducted 28,000 short tons of sugar, raw value, from the quota of sugar established for Puerto Rico for the

calendar year 1936, in General Sugar Quota Regulations, Series 3, which deduction represents the portion of the surplus stocks of sugar carried over from the 1933-1934 crop year, or substitutions thereof made during the calendar year 1935, which may be marketed in continental United States during the calendar year 1936.

2. That there is hereby set aside an unallotted reserve of 7,098 tons of sugar, raw value, for future allotment.

3. That the portion of the quota of 801,297 tons of sugar, raw value, established for Puerto Rico for the calendar year 1936, in General Sugar Quota Regulations, Series 3, which shall be filled from current processing is 766,199 tons of sugar, raw value.

4. That there is hereby allotted to the following processors for the calendar year 1935 the amounts of sugar which appear opposite their respective names:

Name of processor	Allotment from processing	Allotment from surplus stocks	Marketing allotment
(1) Aguirre	92,179	3,462	95,641
(2) Cambalache	32,756	1,271	34,027
(3) Canovanas	28,627	1,222	29,849
(4) Carmen	13,368	550	13,918
(5) Coloso	30,514	1,120	31,634
(6) Constancia-Toa	18,328	768	19,096
(7) El Ejemplo	11,644	504	12,148
(8) Eureka	10,153	4	10,157
(9) Fajardo	55,725	2,400	58,125
(10) Guanica	86,773	4,032	90,805
(11) Guamani	10,531	408	10,939
(12) Herminia	1,716		1,716
(13) Igualdad	10,571		10,571
(14) Juanita	13,526	75	13,601
(15) Lafayette	27,229	1,093	28,322
(16) Plazuela-Los Canos	33,497	1,167	34,664
(17) Monserrate	11,041	64	11,105
(18) Pellejas	1,134		1,134
(19) Plata	9,550		9,550
(20) Playa-Grande	7,100		7,100
(21) Rochelaise	7,890	378	8,268
(22) Roig	24,764	1,021	25,785
(23) Rufina	25,024	1,030	26,054
(24) San Vicente	27,763	968	28,731
(25) Santa Barbara	2,434		2,434
(26) Soller	4,867	2	4,869
(27) Vannina	12,425	517	12,942
(28) Victoria	14,793	583	15,376
(29) Eastern Sugar Associates	76,916	3,349	80,265
(30) San Francisco	5,371	204	5,575
(31) Caribe	6,070	163	6,233
(32) Constancia-Ponce	7,705		7,705
(33) Mercedita	30,672	1,138	31,810
(34) Boca-Chica	13,543	507	14,050
Reserve for future allotment	766,199	28,000	794,199
			7,098
			801,297

5. That during the calendar year 1936 the above-named processors are hereby forbidden from importing into continental United States for consumption, or which shall be consumed, therein, any sugar from Puerto Rico in excess of the marketing allotments set forth in paragraph 4 hereof.

6. That allotments fixed herein shall not be assigned or transferred without the approval of the Secretary or his duly appointed agent.

7. That whenever any person is aggrieved because of any allotment made to him, or to any other person, or because he has received no allotment, or because of any provision herein, he may make application in writing under oath to the Secretary for the adjustment of any allotment, or for the issuance of an allotment, or for the modification of any provision herein, which application shall fully set forth his complaint and the facts in support thereof. If, upon the basis of such application, the Secretary has reason to believe that the complaint is well-founded, he shall give due notice and opportunity for interested persons to be heard on such application. Upon the basis of the record obtained at such hearing, the Secretary may grant or deny, in whole or in part, said application.

If any provision herein is declared invalid, in whole or in part, the validity of the remaining provisions shall not be affected thereby, and if any provision is declared inapplicable to any person or circumstance, the applicability of such provision to any other person or circumstance shall not be affected thereby.

The Secretary may by designation in writing name any person, including any officer or employee of the government or any bureau, or division in the Department of Agriculture, to act as his agent or agencies in exercising any power herein vested in him.

IN TESTIMONY WHEREOF, H. A. WALLACE, Secretary of Agriculture, has hereunto set his hand and caused the official seal of the Department of Agriculture to be affixed in the city of Washington, District of Columbia, this 14th day of March, 1936.



H. Wallace
Secretary of Agriculture.

JUN 16 1936

UNITED STATES DEPARTMENT OF AGRICULTURE
AGRICULTURAL ADJUSTMENT ADMINISTRATION
WASHINGTON, D. C.

(Puerto Rico Sugar Order No. 4, Revision 1)

ALLOTMENT OF THE QUOTA FOR PUERTO RICO

Order Made by the Secretary of Agriculture under the Agricultural Adjustment Act

UNITED STATES DEPARTMENT OF AGRICULTURE,
OFFICE OF THE SECRETARY.

By virtue of the authority vested in the Secretary of Agriculture by Section 8a of the Agricultural Adjustment Act, approved May 12, 1933 (hereinafter called the "act"), as amended, I, H. A. WALLACE, Secretary of Agriculture, do hereby make, issue, publish and give public notice of this order (constituting a revision of and superseding Puerto Rico Sugar Order No. 4), which shall have the force and effect of law, and shall continue in force and effect until amended or superseded by orders or regulations hereafter made by the Secretary of Agriculture.

I

Whereas, General Sugar Quota Regulations, Series 3, Revision 1, establishes for Puerto Rico a quota of 857,452 short tons of sugar, raw value, and forbids processors, persons engaged in the handling of sugar, and others, during the calendar year 1936 from importing into continental United States for consumption, or which shall be consumed therein, and/or from transporting to, or receiving in, continental United States for consumption therein, and/or from processing in any area to which the act has been made applicable, any sugar from Puerto Rico in excess of such quota, and

Whereas, I hereby find that as of January 1, 1936, the surplus stocks of sugar carried over from the 1933-1934 crop year, or substitutions thereof made during the calendar year 1935, amounted to approximately 129,000 short tons of sugar, raw value, and

Whereas, I hereby find that unless the production and marketing of sugar in Puerto Rico is regulated, the amounts of the aforesaid surplus stocks of sugar, together with the amounts of sugar production allotments issued pursuant to the provisions of Puerto Rico Sugarcane Administrative Ruling No. 3, will be in excess of the said quota established for Puerto Rico for consumption in continental United States as aforesaid, and of the estimated market demand during the calendar year 1936 for sugar for consumption outside of continental United States.

II

Now, Therefore, upon the basis of the foregoing findings and pursuant to the foregoing authority, it is hereby ordered:

1. That there shall be deducted 28,000 short tons of sugar, raw value, from the quota of sugar established for Puerto Rico for the

calendar year 1936, in General Sugar Quota Regulations, Series 3, Revision 1, which deduction represents the portion of the surplus stocks of sugar carried over from the 1933-1934 crop year, or substitutions thereof made during the calendar year 1935, which may be marketed in continental United States during the calendar year 1936.

2. That there is hereby set aside an unallotted reserve of 1,465 tons of sugar, raw value, for future allotment by the Officer in Charge of the Sugar Section in San Juan, Puerto Rico, or, in his absence, the Acting Officer in Charge thereof.

3. That the portion of the quota of 857,452 tons of sugar, raw value, established for Puerto Rico for the calendar year 1936, in General Sugar Quota Regulations, Series 3, Revision 1, which shall be filled from current processing is 827,987 tons of sugar, raw value.

4. That there is hereby allotted to the following processors for the calendar year 1935 the amounts of sugar which appear opposite their respective names:

Name of processor	Allotment from processing	Allotment from surplus stocks	Marketing allotment
(1) Aguirre-----	98,881	3,462	102,343
(2) Cambalache-----	35,274	1,271	36,545
(3) Canovanas-----	30,713	1,222	31,935
(4) Carmen-----	14,342	550	14,892
(5) Coloso-----	32,739	1,120	33,859
(6) Constancia-Toa-----	20,263	768	21,031
(7) El Ejemplo-----	12,503	504	13,007
(8) Eureka-----	10,902	4	10,906
(9) Fajardo-----	59,944	2,400	62,344
(10) Guanica-----	94,269	4,032	98,301
(11) Guamani-----	11,322	408	11,730
(12) Herminia-----	1,840		1,840
(13) Igualdad-----	11,708		11,708
(14) Juanita-----	15,031	75	15,106
(15) Lafayette-----	29,322	1,093	30,415
(16) Plazuela-Los Canos-----	36,038	1,167	37,205
(17) Monserrate-----	11,846	64	11,910
(18) Pellejas-----	1,371		1,371
(19) Plata-----	10,336		10,336
(20) Playa Grande-----	7,615		7,615
(21) Rochelaise-----	8,536	378	8,914
(22) Roig-----	26,828	1,021	27,849
(23) Rufina-----	26,995	1,030	28,025
(24) San Vicente-----	29,827	968	30,795
(25) Santa Barbara-----	2,610		2,610
(26) Soller-----	5,235	2	5,237
(27) Vannina-----	13,542	517	14,059
(28) Victoria-----	16,318	583	16,901
(29) Eastern Sugar Associates-----	83,680	3,349	87,029
(30) San Francisco-----	5,776	204	5,980
(31) Caribe-----	6,521	163	6,684
(32) Constancia-Ponce-----	8,264		8,264
(33) Mercedita-----	33,014	1,138	34,152
(34) Boca Chica-----	14,582	507	15,089
Reserve for future allotment-----	827,987	28,000	855,987 1,465
			857,452

5. That where a processor cannot complete his "allotment from processing" owing to insufficient sugarcane within his mill area, the deficiency may be filled from surplus stocks of sugar carried over from the 1933-34 crop year, or substitutions thereof made during the calendar year 1935.

6. That during the calendar year 1936, the above-named processors are hereby forbidden from importing into continental United States for consumption, or which shall be consumed therein, any sugar from Puerto Rico in excess of the marketing allotments set forth in paragraph 4 hereof.

7. That allotments fixed herein shall not be assigned or transferred without the approval of the Secretary or his duly appointed agent.

8. That whenever any person is aggrieved because of any allotment made to him, or to any other person, or because he has received no allotment, or because of any provision herein, he may make application in writing under oath to the Secretary for the adjustment of any allotment, or for the issuance of an allotment, or for the modification of any provision herein, which application shall fully set forth his complaint and the facts in support thereof. If, upon the basis of such application, the Secretary has reason to believe that the complaint is well-founded, he shall give due notice and opportunity for interested persons to be heard on such application. Upon the basis of the record obtained at such hearing, the Secretary may grant or deny, in whole or in part, said application.

If any provision herein is declared invalid, in whole or in part, the validity of the remaining provisions shall not be affected thereby, and if any provision is declared inapplicable to any person or circumstance, the applicability of such provision to any other person or circumstance shall not be affected thereby.

The Secretary may by designation in writing name any person, including any officer or employee of the government or any bureau, or division in the Department of Agriculture, to act as his agent or agencies in exercising any power herein vested in him.

IN TESTIMONY WHEREOF, H. A. WALLACE, Secretary of Agriculture, has hereunto set his hand and caused the official seal of the Department of Agriculture to be affixed in the City of Washington, District of Columbia, this 20th day of May, 1936.



H. Wallace
Secretary of Agriculture.

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UNITED STATES DEPARTMENT OF AGRICULTURE
AGRICULTURAL ADJUSTMENT ADMINISTRATION
WASHINGTON, D. C.

(Puerto Rico Sugar Order No. 4, Revision 2)

ALLOTMENT OF THE QUOTA FOR PUERTO RICO

*Order Made by the Secretary of Agriculture under Public Resolution No. 109,
and the Agricultural Adjustment Act.*

UNITED STATES DEPARTMENT OF AGRICULTURE,
OFFICE OF THE SECRETARY.

By virtue of the authority vested in the Secretary of Agriculture by Public Resolution No. 109, 74th Congress, approved June 19, 1936, and by Section 8a of the Agricultural Adjustment Act, approved May 12, 1933, (hereinafter called the "act"), as amended, I, H. A. WALLACE, Secretary of Agriculture, do hereby make, issue, publish and give public notice of this order, (constituting a revision of and superseding Puerto Rico Sugar Order No. 4, Revision 1), which shall have the force and effect of law and shall continue in force and effect until amended or superseded by orders or regulations hereafter made by the Secretary of Agriculture.

Whereas, General Sugar Quota Regulations, Series 3, Revision 2, establishes for Puerto Rico a quota of 882,084 short tons of sugar, raw value, and forbids processors, persons engaged in the handling of sugar, and others, during the calendar year 1936 from importing into continental United States for consumption, or which shall be consumed therein, and/or from transporting to, or receiving in, continental United States for consumption therein, and/or from processing in any area to which the act has been made applicable, any sugar from Puerto Rico in excess of such quota, and

Whereas, I hereby find that, as of the end of the 1935/1936 crop, total surplus stocks in excess of the allotments heretofore issued amount to 166,618 tons of sugar, raw value, and

Whereas, I hereby find that unless the marketing of sugar from Puerto Rico is regulated, the aforesaid surplus stocks of sugar together with the allotments heretofore issued will be in excess of the quota established for Puerto Rico for consumption in continental United States as aforesaid, and of the estimated market demand during the calendar year 1936 for sugar for consumption outside of the continental United States.

II

Now, THEREFORE, upon the basis of the foregoing findings and pursuant to the foregoing authority, it is hereby ordered:

1. That the revised quota of 882,084 short tons of sugar, raw value, shall be allotted to the following processors in the amounts which appear opposite their respective names:

Name of Processor	Allotment from Processing	Allotment from Surplus Stocks	Marketing Allotment
(1) Aguirre	98, 881	8, 697	107, 578
(2) Cambalache	35, 289	1, 979	37, 268
(3) Canovanas	30, 713	2, 391	33, 104
(4) Carmen	14, 342	857	15, 199
(5) Coloso	32, 742	1, 602	34, 344
(6) Constancia Toa	20, 263	768	21, 031
(7) El Ejemplo	12, 503	847	13, 350
(8) Eureka	10, 902	48	10, 950
(9) Fajardo	59, 944	4, 516	64, 460
(10) Guamani	11, 322	627	11, 949
(11) Guanica	94, 269	8, 181	102, 450
(12) Herminia	1, 806		1, 806
(13) Igualdad	11, 708	284	11, 992
(14) Juanita	13, 846	262	14, 108
(15) Lafayette	29, 322	1, 957	31, 279
(16) Plazuela-Los Canos	36, 041	1, 174	37, 215
(17) Monserrate	11, 846	382	12, 228
(18) Pellejas	1, 371		1, 371
(19) Plata	10, 336	110	10, 446
(20) Playa Grande	7, 953	152	8, 105
(21) Rochelaise	8, 536	655	9, 191
(22) Roig	26, 830	1, 770	28, 600
(23) Rufina	27, 009	2, 232	29, 241
(24) San Vicente	29, 827	1, 438	31, 265
(25) Santa Barbara	2, 610	107	2, 717
(26) Soller	5, 238	58	5, 296
(27) Vannina	13, 542	517	14, 059
(28) Victoria	16, 325	824	17, 149
(29) Eas. Sug. Assoc.	83, 685	9, 145	92, 830
(30) San Francisco	5, 784	337	6, 121
(31) Caribe	6, 008	274	6, 282
(32) Constancia Ponce	8, 264	233	8, 497
(33) Mercedita	33, 014	1, 700	34, 714
(34) Boca Chica	14, 585	1, 304	15, 889
Total	826, 656	55, 428	882, 084

2. That during the calendar year 1936 the above named processors are hereby forbidden from importing into continental United States for consumption, or which shall be consumed therein, any sugar from Puerto Rico in excess of the marketing allotments set forth in paragraph one hereof.

3. That allotments fixed herein shall not be assigned or transferred without the approval of the Secretary or his duly appointed agent.

4. That where surplus stocks of sugar have been processed from growers' surplus sugarcane, and settlement with growers has been made in terms of sugar, such growers' surplus sugar shall share in the allotment herein made to the processor on a pro rata basis.

5. That whenever any person is aggrieved because of any allotment made to him, or to any other person, or because he has received no allotment, or because of any provision herein, he may make application in writing under oath to the Secretary for the adjustment of any allotment, or for the issuance of an allotment, or for the modification of any provision herein, which application shall fully set forth his complaint and the facts in support thereof. If upon the basis of such application, the Secretary has reason to believe that the complaint is well-founded, he shall give due notice and opportunity for interested persons to be heard on such application. Upon the basis of the record obtained at such hearing, the Secretary may grant or deny, in whole or in part, said application.

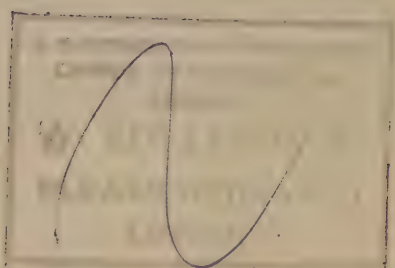
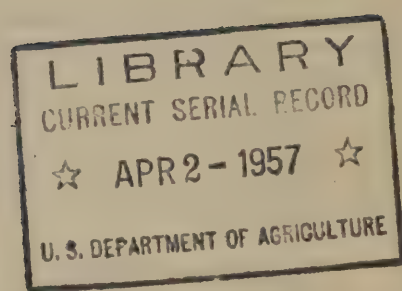
If any provision herein is declared invalid, in whole or in part, the validity of the remaining provisions shall not be affected thereby, and if any provision is declared inapplicable to any person or circumstance, the applicability of such provision to any other person or circumstance shall not be affected thereby.

The Secretary may by designation in writing name any person, including any officer or employee of the government or any bureau, or division in the Department of Agriculture, to act as his agent or agencies in exercising any power herein vested in him.



IN TESTIMONY WHEREOF, H. A. WALLACE, Secretary of Agriculture, has hereunto set his hand and caused the official seal of the Department of Agriculture to be affixed in the city of Washington, District of Columbia, this 4th day of August, 1936.

H. A. Wallace
Secretary of Agriculture.



UNITED STATES DEPARTMENT OF AGRICULTURE
AGRICULTURAL ADJUSTMENT ADMINISTRATION
WASHINGTON, D. C.

(Puerto Rico Sugar Order No. 4, Revision 2, Supplement 1)

ALLOTMENT OF ADDITIONAL QUOTA TO PUERTO RICO

*Order Made by the Secretary of Agriculture under Public Resolution No. 109,
and the Agricultural Adjustment Act*

UNITED STATES DEPARTMENT OF AGRICULTURE,
OFFICE OF THE SECRETARY.

By virtue of the authority vested in the Secretary of Agriculture by Public Resolution No. 109, 74th Congress, approved June 19, 1936, and by Section 8a of the Agricultural Adjustment Act, approved May 12, 1933, as amended, I, W. R. GREGG, Acting Secretary of Agriculture, do hereby make, issue, publish, and give public notice of this order, (constituting a supplement to Puerto Rico Sugar Order No. 4, Revision 2), which shall have the force and effect of law and shall continue in force and effect until amended or superseded by orders or regulations hereafter made by the Secretary of Agriculture.

I

Whereas, General Sugar Quota Regulations, Series 3, Revision 2, Supplement 1, establishes for Puerto Rico an additional quota of 19,755 short tons of sugar, raw value, and

Whereas, I hereby find that total surplus stocks in excess of the allotments heretofore issued under Puerto Rico Sugar Order No. 4, Revision 2, amount to 140,552 tons of sugar, raw value, and

Whereas, I hereby find that unless the marketing of sugar from Puerto Rico is regulated, the aforesaid surplus stocks of sugar will be in excess of the additional quota established for Puerto Rico for consumption in continental United States as aforesaid, and of the estimated market demand during the calendar year 1936 for sugar for consumption outside of continental United States.

II

Now, THEREFORE, upon the basis of the foregoing findings and pursuant to the foregoing authority, it is hereby ordered:

1. That the additional quota of 19,755 short tons of sugar, raw value, shall be allotted to the following processors in the amounts which appear opposite their respective names:

Name of Processor	Additional Marketing Allotment
(1) Aguirre-----	3, 968
(2) Cambalache-----	536
(3) Canovanas-----	886
(4) Carmen-----	233
(5) Coloso-----	365
(6) Constancia-Toa-----	1
(7) El Ejemplo-----	260
(8) Eureka-----	33
(9) Fajardo-----	1, 604
(10) Guamani-----	166
(11) Guanica-----	3, 145
(12) Herminia-----	216
(13) Igualdad-----	
(14) Juanita-----	
(15) Lafayette-----	655
(16) Piazuela-Los Canos-----	5
(17) Monserrate-----	241
(18) Pellejas-----	
(19) Plata-----	83
(20) Playa Grande-----	115
(21) Rochelaise-----	210
(22) Roig-----	567
(23) Rufina-----	911
(24) San Vicente-----	356
(25) Santa Barbara-----	81
(26) Soller-----	42
(27) Vannina-----	
(28) Victoria-----	182
(29) Eas. Sugar Associates-----	3, 587
(30) San Francisco-----	101
(31) Caribe-----	
(32) Constancia-Ponce-----	177
(33) Mercedita-----	425
(34) Boca Chica-----	604
Total-----	19, 755

2. That during the calendar year 1936 the above named processors are hereby forbidden from importing into continental United States for consumption, or which shall be consumed therein, any sugar from Puerto Rico in excess of the marketing allotments heretofore issued in Puerto Rico Sugar Order No. 4, Revision 2, and the additional marketing allotments set forth in paragraph one hereof.

3. That the additional allotments fixed herein shall not be assigned or transferred without the approval of the Secretary or his duly appointed agent.

4. That where surplus stocks of sugar have been processed from growers' surplus sugarcane, and settlement with growers has been made in terms of sugar, such growers' surplus sugar shall share in the additional allotment herein made to the processor on a pro rata basis.

5. That whenever any person is aggrieved because of any allotment made to him, or to any other person, or because he has received no allotment, or because of any provision herein, he may

make application in writing under oath to the Secretary for the adjustment of any allotment, or for the issuance of an allotment, or for the modification of any provision herein, which application is fully set forth as complaint and the facts in support thereof. If upon the basis of such application, the Secretary has reason to believe that the complaint is well-founded, he will give due notice and opportunity for the interested persons to be heard on such application. Upon the basis of the record obtained at such hearing, the Secretary may grant or deny, in whole or in part, said application.

If any provision herein is declared invalid, in whole or in part, the validity of the remaining provisions shall not be affected thereby, and if any provision is declared inapplicable to any person or circumstance, the applicability of such provision to any other person or circumstance shall not be affected thereby.

The Secretary may by designation in writing name any person, including any officer or employee of the government or any bureau, or division in the Department of Agriculture, to act as his agent or agencies in exercising any power herein vested in him.



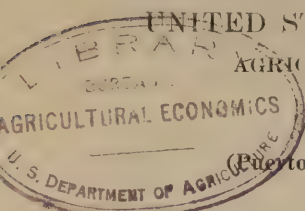
IN TESTIMONY WHEREOF, W. R. GREGG, Acting Secretary of Agriculture, has hereunto set his hand and caused the official seal of the Department of Agriculture to be affixed in the city of Washington, District of Columbia, this 20th day of August, 1936.

A handwritten signature in cursive script that reads "W.R. Gregg".

Acting Secretary of Agriculture.

JAN 16 1937

Issued December 22, 1936



UNITED STATES DEPARTMENT OF AGRICULTURE
AGRICULTURAL ADJUSTMENT ADMINISTRATION
WASHINGTON, D. C.

Puerto Rico Sugar Order No. 4, Revision 2, Supplement 2)

ALLOTMENT OF ADDITIONAL QUOTA TO PUERTO RICO

*Order Made by the Secretary of Agriculture under Public Resolution No. 109.
and the Agricultural Adjustment Act*

UNITED STATES DEPARTMENT OF AGRICULTURE,

OFFICE OF THE SECRETARY.

By virtue of the authority vested in the Secretary of Agriculture by Public Resolution No. 109, 74th Congress, approved June 19, 1936, and by Section 8a of the Agricultural Adjustment Act, approved May 12, 1933, as amended, I, H. A. WALLACE, Secretary of Agriculture, do hereby make, issue, publish and give public notice of this order (being a second supplement to Puerto Rico Sugar Order No. 4, Revision 2) which shall have the force and effect of law and shall continue in force and effect until amended or superseded by orders or regulations hereafter made by the Secretary of Agriculture.

I

Whereas, pursuant to General Sugar Quota Regulations, Series 3, Revision 2, Supplements 3 and 4, an additional quota of 7,606 short tons of sugar, raw value, has been established for Puerto Rico, and

Whereas, I hereby find that total surplus stocks in excess of the allotments heretofore issued for the calendar year 1936, amount to 110,797 tons of sugar, raw value, and

Whereas, I hereby find that unless the marketing of sugar from Puerto Rico is regulated, the aforesaid surplus stocks of sugar, being in excess of the additional quota established for Puerto Rico for consumption in continental United States as aforesaid and of the estimated market demand during the calendar year 1936 for sugar for consumption outside of continental United States, will cause disorderly marketing.

II

Now, THEREFORE, upon the basis of the foregoing findings and pursuant to the foregoing authority, it is hereby ordered:

1. That the additional quota of 7,606 short tons of sugar, raw value, shall be allotted to the following processors in the amounts which appear opposite their respective names:

Name of Processor	Additional Marketing Allotment	Name of Processor	Additional Marketing Allotment
Aguirre	1,568	Guamani	60
Cambalache	194	Herminia	—
Canovanas	343	Igualdad	80
Carmen	85	Juanita	—
Coloso	125	Lafayette	248
Constancia-Toa	—	Plazuela-Los Canos	—
El Ejemplo	98	Monserrate	91
Eureka	5	Pellejas	—
Fajardo	617	Plata	26
Guanica	1,229	Playa-Grande	42

Name of Processor	Additional Marketing Allotment	Name of Processor	Additional Marketing Allotment
Rochelaise	80	Eastern Sugar Associates	1,421
Roig	214	San Francisco	37
Rufina	356	Caribe	67
San Vicente	124	Constancia-Ponce	150
Santa Barbara	32	Mercedita	239
Soller	13	Boca-Chica	
Vanquina			
Victoria	62		
			7,606

2. That during the calendar year 1936 the above named processors are hereby forbidden from importing into continental United States for consumption, or which shall be consumed therein, any sugar from Puerto Rico in excess of the marketing allotments heretofore issued in Puerto Rico Sugar Order No. 4, Revision 2, Puerto Rico Sugar Order No. 4, Revision 2, Supplement 1, and the additional marketing allotments set forth in paragraph one hereof.

3. That the additional marketing allotments fixed herein shall not be assigned or transferred without the approval of the Secretary, or his duly appointed agent.

4. That where surplus stocks of sugar have been processed from growers' surplus sugarcane, and settlement with growers has been made in terms of sugar, such growers' surplus sugar shall share in the additional allotment herein made to the processors on a pro rata basis.

5. That whenever any person is aggrieved because of any allotment made to him, or to any other person, or because he has received no allotment, or because of any provision herein, he may make application in writing under oath to the Secretary for the adjustment of any allotment, or for the issuance of an allotment, or for the modification of any provision herein, which application shall fully set forth his complaint and the facts in support thereof. If upon the basis of such application, the Secretary has reason to believe that the complaint is well founded, he will give due notice and opportunity for the interested persons to be heard on such application. Upon the basis of the record obtained at such hearing, the Secretary may grant or deny, in whole or in part, said application.

If any provision herein is declared invalid, in whole or in part, the validity of the remaining provisions shall not be affected thereby, and if any provision is declared inapplicable to any person or circumstance, the applicability of such provision to any other person or circumstance shall not be affected thereby.

The Secretary may by designation in writing name any person, including any officer or employee of the Government or any bureau, or division in the Department of Agriculture, to act as his agent or agencies in exercising any power herein vested in him.



IN TESTIMONY WHEREOF, H. A. WALLACE, Secretary of Agriculture, has hereunto set his hand and caused the official seal of the Department of Agriculture to be affixed in the city of Washington, District of Columbia, this 22nd day of December, 1936.

H. Wallace
Secretary of Agriculture.



UNITED STATES DEPARTMENT OF AGRICULTURE
AGRICULTURAL ADJUSTMENT ADMINISTRATION
WASHINGTON, D. C.

1937
JUN 9

(Puerto Rico Sugar Order No. 5)

**BASIS FOR ALLOTMENT OF THE 1937 PUERTO RICO
SUGAR QUOTA**

*Order made by the Secretary of Agriculture under Public Resolution No. 109
and the Agricultural Adjustment Act*

UNITED STATES DEPARTMENT OF AGRICULTURE,
OFFICE OF THE SECRETARY.

By virtue of the authority vested in the Secretary of Agriculture by Public Resolution No. 109, 74th Congress, approved June 19, 1936, and by Section 8a of the Agricultural Adjustment Act, approved May 12, 1933, as amended, I, W. R. GREGG, Acting Secretary of Agriculture, do hereby make, issue, publish, and give public notice of this order (constituting the basis for the allotment of the 1937 Puerto Rico sugar quota), which shall have the force and effect of law and shall continue in force and effect until amended or superseded by orders or regulations hereafter made by the Secretary of Agriculture.

SECTION 1. A portion of the sugar quota to be established for Puerto Rico for 1937, equal to 25,000 short tons of sugar, raw value, shall be filled from surplus stocks of sugar carried over from the 1935-36 crop, or from substitutions thereof. The remaining portion of such quota shall be filled from sugar produced from the 1936-37 crop, or from surplus stocks of sugar carried over from the 1935-36 crop in substitution therefor.

SEC. 2. The allotment to each processor out of the 25,000 short tons of sugar, raw value, to be filled from surplus stocks as aforesaid, shall be equal to such per cent of the said 25,000 tons as the amount of such surplus stocks held by each processor (for his own account or for the account of producers) as of December 31, 1936, is of the total amount of such surplus stocks as of the said date.

SEC. 3. The allotment among processors of the portion of the sugar quota for Puerto Rico for 1937 to be filled from sugar produced from the 1936-37 crop of sugarcane shall be made on the basis of the ratio that the amount of sugar produced by each processor from the 1936-37 crop of sugarcane, to which the 1937 producers' marketing allotments (calculated as hereinafter provided) relate, bears to the total amount of all such 1937 marketing allotments of producers.

SEC. 4. The 1937 marketing allotments, in terms of short tons of sugar, raw value, for producers who control the use of land in 1937¹

¹ A person who does not have such control but who, because of having controlled the use of the land prior to 1937 and having cultivated the 1936-37 crop, claims the allotment and submits evidence of such claim satisfactory to the Sugar Section of the Agricultural Adjustment Administration, shall be the person entitled to the allotment, unless such person relinquishes his right thereto in connection with the sale or other voluntary transfer of his interest in the land.

with respect to which the 1936 allotment was established under Administrative Ruling No. 3, issued September 27, 1935, shall be calculated as follows:

Each 1936 allotment established pursuant to the aforesaid Administrative Ruling No. 3 shall be multiplied by the sum of the 1937 Puerto Rico sugar quota and the estimated 1937 requirements for consumption in Puerto Rico minus the sum of the portion of the 1937 Puerto Rico sugar quota to be filled from surplus stocks and a reserve for contingencies, and the product thereof shall be divided by the sum of 832,000 tons and 60% of the 1936-37 sugar production (determined as provided in section 5) of those tracts of land for which no 1936 allotment was established under the aforesaid Administrative Ruling No. 3.

SEC. 5. The 1937 marketing allotment, in terms of short tons of sugar, raw value, for producers who control the use of land in 1937¹ with respect to which a 1936 allotment was not established under the aforesaid Administrative Ruling No. 3, shall be calculated as follows:

Sixty per cent of the 1936-37 sugar production of such land, as determined by the Sugar Section of the Agricultural Adjustment Administration, multiplied by the sum of the 1937 Puerto Rico sugar quota and the estimated 1937 requirements for consumption in Puerto Rico, minus the sum of the portion of the 1937 Puerto Rico sugar quota to be filled from surplus stocks and a reserve for contingencies, and the product thereof shall be divided by the sum of 832,000 tons and 60% of the 1936-37 sugar production of such land so determined.

SEC. 6. In the event that a 1937 marketing allotment established in accordance with the provisions of section 4 or 5 is not filled, the unfilled portion thereof shall be reallocated among all other producers within the same mill area who are able to supply such unfilled portion, and such reallocation shall be in proportion to the 1937 allotments, established as hereinbefore set forth, to the extent that each such producer is able to supply his pro rata share of such unfilled portion.

SEC. 7. The Chief, or the Acting Chief, of the Sugar Section of the Agricultural Adjustment Administration, and the Officer in Charge of the San Juan office of the Sugar Section of the Agricultural Adjustment Administration, or the Acting Officer in Charge thereof, are hereby designated to act, jointly or severally, as agents of the Secretary of Agriculture in administering the provisions of this order.



IN TESTIMONY WHEREOF, I, W. R. GREGG, Acting Secretary of Agriculture, have hereunto set my hand and caused the official seal of the Department of Agriculture to be affixed in the City of Washington, District of Columbia, this 24th day of November, 1936.

A handwritten signature in cursive ink that reads "W. R. Gregg".

Acting Secretary of Agriculture.

See footnote on first page.

APR 14 1937

Issued March 22, 1937

UNITED STATES DEPARTMENT OF AGRICULTURE

AGRICULTURAL ADJUSTMENT ADMINISTRATION

WASHINGTON, D. C.

(Puerto Rico Sugar Order No. 6)

ALLOTMENT OF THE QUOTA FOR PUERTO RICO

*Order Made by the Secretary of Agriculture under Public Resolution No. 109
and the Agricultural Adjustment Act*

UNITED STATES DEPARTMENT OF AGRICULTURE,
OFFICE OF THE SECRETARY.

By virtue of the authority vested in the Secretary of Agriculture by Public Resolution No. 109, 74th Congress, approved June 19, 1936, and by Section 8a of the Agricultural Adjustment Act, approved May 12, 1933, as amended, I, Harry L. Brown, Acting Secretary of Agriculture, do hereby make, issue, publish and give public notice of this order, which shall have the force and effect of law and shall continue in force and effect until amended or superseded by orders or regulations hereafter made by the Secretary of Agriculture.

I

Whereas, General Sugar Quota Regulations, Series 4, No. 1, establishes for Puerto Rico a quota of 831,508 short tons of sugar, raw value, and

Whereas, I hereby find that as of December 31, 1936, the surplus stocks of sugar carried over from the 1935/36 crop, or substitutions thereof, amounted to 109,807 short tons of sugar, raw value.

II

Now, therefore, pursuant to the foregoing authority and in accordance with the provisions of Puerto Rico Sugar Order No. 5, which prescribes the basis for allotment of the 1937 Puerto Rico sugar quota, it is hereby ordered:

1. That during the calendar year 1937 the processors named below are forbidden from importing into continental United States for consumption, or which shall be consumed therein, any sugar from Puerto Rico in excess of the allotments set forth opposite their respective names:

Name of Processor	Allotment from process- ing	Allotment from surplus stocks	Marketing allotment
	Tons	Tons	Tons
Aguirre-----	95,731	5,467	101,198
Cambalache-----	34,428	488	34,916
Canovanas-----	29,749	942	30,691
Carmen-----	13,886	284	14,172

Name of Processor	Allotment from processing	Allotment from surplus stocks	Marketing allotment
Coloso	31, 638	465	32, 103
Constancia-Toa	19, 674		19, 674
El Ejemplo	12, 110	343	12, 453
Eureka	11, 252	3	11, 255
Fajardo	58, 066	2, 032	60, 098
Guanica	90, 777	3, 836	94, 613
Guamani	10, 964	234	11, 198
Herminia	1, 778		1, 778
Igualdad	11, 855	271	12, 126
Juanita	15, 122		15, 122
Lafayette	28, 375	778	29, 153
Plazuela Los Canos	34, 637	59	34, 696
Monserrate	11, 012	300	11, 312
Pellejas	1, 352		1, 352
Plata	9, 904		9, 904
Playa Grande	7, 354	137	7, 491
Rochelaise	8, 119	292	8, 411
Roig	25, 985	685	26, 670
Rufina	26, 217	1, 465	27, 682
San Vicente	29, 313	506	29, 819
Santa Barbara	2, 521	96	2, 617
Soller	5, 021		5, 021
Vannina	13, 162		13, 162
Victoria	15, 904	174	16, 078
Eastern Sugar Associates	81, 233	4, 310	85, 543
San Francisco	5, 367	137	5, 504
Caribe	6, 309		6, 309
Constancia-Ponce	7, 982	233	8, 215
Mercedita	31, 859	572	32, 431
Boca Chica	14, 120	891	15, 011
	802, 778	25, 000	827, 778
Reserve for future allotment			3, 730
			831, 508

2. That the allotments fixed herein shall not be assigned or transferred without the approval of the Secretary, or his duly appointed agent.

3. That where surplus stocks of sugar have been processed from growers' surplus sugarcane, and settlement with growers has been made in terms of sugar, such growers' surplus sugar shall share in the allotment herein made to the processors on a pro rata basis.

4. That whenever any person is aggrieved because of any allotment made to him, or to any other person, or because he has received no allotment, or because of any provision herein, he may make application in writing under oath to the Secretary for the adjustment of any allotment, or for the issuance of an allotment, or for the modification of any provision herein, which application shall fully set forth his complaint and the facts in support thereof. If upon the basis of such application, the Secretary has reason to believe that the complaint is well founded, he will give due notice and opportunity for the interested persons to be heard on such application. Upon the basis of the record obtained at such hearing, the Secretary may grant or deny, in whole or in part, said application.

If any provision herein is declared invalid, in whole or in part, the validity of the remaining provisions shall not be affected thereby, and if any provision is declared inapplicable to any person or circumstance, the applicability of such provision to any other person or circumstance shall not be affected thereby.

The Chief, or the Acting Chief, of the Sugar Section of the Agricultural Adjustment Administration, and the Officer in Charge of the San Juan office of the Sugar Section of the Agricultural Adjustment Administration, or the Acting Officer in Charge thereof, are hereby designated to act, jointly or severally, as agents of the Secretary of Agriculture in administering the provisions of this order.



In testimony whereof, HARRY L. BROWN, Acting Secretary of Agriculture, has hereunto set his hand and caused the official seal of the Department of Agriculture to be affixed in the city of Washington, District of Columbia, this 22nd day of March 1937.

A cursive signature of Harry L. Brown.

Acting Secretary of Agriculture.

